

Impact Fund
BRAD SELIGMAN (SBN 083838)
bseligman@impactfund.org
JOCELYN D. LARKIN (SBN 110817)
JASON H. TARRICONE (SBN 247506)
125 University Avenue, Suite 102
Berkeley, CA 94710
Telephone: 510.845.3473
Facsimile: 510.845.3654

Bingham McCutchen LLP
FRANK KENNAMER (SBN 157844)
ABIGAIL SLONECKER (SBN 252452)
abigail.slonecker@bingham.com
Three Embarcadero Center
San Francisco, CA 94111-4067
Telephone: 415.393.2000
Facsimile: 415.393.2286

Lawyers' Committee For Civil Rights
of the San Francisco Bay Area
OREN M. SELLSTROM (SBN 161074)
osellstrom@lccr.com
KENDRA FOX-DAVIS (SBN 248757)
131 Steuart Street, Suite 400
San Francisco, CA 94105
Telephone: 415.543.9444
Facsimile: 415.543.0296

Attorneys for Plaintiffs SANTEYA DANYELL
WILLIAMS, MARY RUTH SCOTT, KAREN
LATREECE COLEMAN, PRISCILLA BUNTON,
and ALYCE DENISE PAYNE.

Covington & Burling
HAYWOOD GILLIAM (SBN 172732)
hgilliam@cov.com
One Front Street
San Francisco, CA 94111
Telephone: 415.591.7050
Fax: 415.955.6530

(Additional Attorneys for Plaintiffs
Listed on the Following Page)

JAMES V. FITZGERALD, III (State
Bar No. 55632)
THOMAS G. BEATTY (State Bar
No. 75794)
MCNAMARA, DODGE, NEY, BEATTY,
SLATTERY, PFALZER, BORGES &
BROTHERS LLP
1211 Newell Avenue
Post Office Box 5288
Walnut Creek, CA 94596
Telephone: 925.939.5330
Facsimile: 925.939.00203

Attorneys for Defendant
CITY OF ANTIOCH

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SANTEYA DANYELL WILLIAMS,
MARY RUTH SCOTT, KAREN
LATREECE COLEMAN, PRISCILLA
BUNTON, and ALYCE DENISE PAYNE,
on behalf of themselves and all others
similarly situated,

Plaintiffs,

v.

CITY OF ANTIOCH,

Defendant.

No. C-08-2301 SBA (EDL)

**STIPULATION AND ~~(PROPOSED)~~
ORDER MODIFYING EXPERT
DISCLOSURE DATES**

American Civil Liberties Union Foundation of
Northern California
ALAN L. SCHLOSSER (SBN 49957)
aschlosser@aclunc.org
ANDRE I. SEGURA (SBN 247681)
39 Drumm Street
San Francisco, CA 94111
Telephone: 415.621.2493
Facsimile: 415.255.8437

Public Advocates, Inc.
RICHARD A. MARCANTONIO
(SBN 139619)
Rmarcantonio@publicadvocates.org
131 Steuart Street, Suite 300
San Francisco, CA 94105
Telephone: 415.431.7430
Facsimile: 415.431.1048

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

By prior Stipulation and Order Shortening Time for Motion to Compel, the date for plaintiffs' expert disclosure was set at August 24, 2009 although the stipulation provided that this date "may be subject to further modification based upon the court's ruling on the discovery motion." The court subsequently granted the motion to compel in part and ordered the parties to meet and confer on the requested discovery. The parties have now done so and request the following modest adjustment of the expert disclosure deadlines. These modifications do not affect the dates set for plaintiffs' motion for class certification, currently due October 27, 2009 or otherwise affect any other discovery deadlines.

Plaintiffs' Expert Reports Due Date	September 1, 2009
Defendant's Expert Reports	September 29, 2009
Plaintiffs' Rebuttal Expert Reports	October 27, 2009

IT IS SO STIPULATED.

DATED: August 12, 2009

By: /s/ Brad Seligman
 Brad Seligman
 Attorneys for Plaintiffs and the Proposed Class

DATED: August 12, 2009

By: /s/ Thomas Beatty
 Thomas Beatty
 Attorneys for Defendant

IT IS SO ORDERED.

DATED: August 13, 2009

Hon. Elizabeth D. Laporte
 UNITED STATES MAGISTRATE JUDGE

